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7	, ,	
8	Attorneys for Plaintiffs and Counterclaim Defendants	
9	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA	
10	Draney Information Services Corp., WRLJ Maple	
11	Corp., and PS Holdings, Inc.,	Civil No. 2:09-cv-00040- LDG (VCF)
12	Plaintiffs,	,
13	v.	AMENDED JOINT REQUEST TO TAKE PENDING DATES OFF-CALENDAR
14	United States,	
15	Defendant.	
16		
17	United States	
18	Counterclaim Plaintiff,	
19	V.	
	Draney Information Services Corp.,	
20		
21	Counterclaim Defendant	)
22		
23	Plaintiffs Draney Information Services Corp.	, WRLJ Maple Corp., and PS Holdings, Inc.
24	(collectively, "Plaintiffs") and Defendant United States	are in the process of negotiating a settlement of all

(collectively, "Plaintiffs") and Defendant United States are in the process of negotiating a settlement of all issues in the case. On January 6, 2010, Plaintiffs inadvertently filed an earlier draft of the Joint Request to Take Pending Dates Off-Calendar containing imprecise language in describing the state of the settlement negotiations and in the conditions of the agreed-upon joint request, which was subsequently granted by the Court. Plaintiffs file this Amended Joint Request to correct the record.

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1	After extensive discussions and	analysis, Plaintiffs presented a detailed written proposal to the
2	Department of Justice, and counsel of record for the United States has recommended acceptance of that	
3	proposal by senior officials at the Department of Justice who have ultimate and final settlement authority.	
4	The parties are working towards finalizing the settlement within sixty days.	
5	In light of these developments, the parties jointly request that the Court take all pending dates	
6	off-calendar. If the parties have not finalized a settlement within sixty days, the parties propose filing a	
7	joint status report with the Court on March 9, 2012, and filing joint status reports each month thereafter	
8	until the senior officials at the Department of Justice complete their review.	
9	•	Respectfully submitted,
11		
12	Dated: January 12, 2012	/s/Andrew P. Gordon Andrew P. Gordon
13		McDonald Carano Wilson LLP 2300 West Sahara Avenue
14		Suite 1000 Las Vegas, Nevada 89102
15		Kent A. Yalowitz Arnold & Porter LLP
16		399 Park Avenue, 34 <sup>th</sup> Floor New York, New York 10022
17		Attorney for Plaintiffs and Counterclaim Defendant
18	Dated: January 12, 2012	STEVEN W. MYHRE
19		Attorney for the United States, Acting Under Authority Conferred
20		by 28 U.S.C. § 515 Andy R. Camacho
21		JEREMY N. HENDON ANDY R. CAMACHO
<ul><li>22</li><li>23</li></ul>		Trial Attorneys, Tax Division U.S. Department of Justice
23 24		P.O. Box 683, Ben Franklin Station Washington, D.C. 20044-0683
25		Attorneys for the United States of America
26		ORDER
27	IT IS SO ORDERED.	
28	1-12-2012 DATED:	Contract
		United States Magistrate Judge
	<del></del>	7915536